



Texas Department of Criminal Justice

STEP 1 OFFENDER
GRIEVANCE FORMOffender Name: Isreal Hudgins TDCJ #114933Unit: CD Housing Assignment: 444 L122Unit where incident occurred: CD

OFFICE USE ONLY	
Grievance #:	<u>2019107215</u>
Date Received:	<u>APR 12 2019</u>
Date Due:	<u>5/12/19</u>
Grievance Code:	<u>400</u>
Investigator ID #:	<u>I2086</u>
Extension Date:	
Date Retd to Offender:	<u>APR 16 2019</u>

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when appealing the results of a disciplinary hearing.

Who did you talk to (name, title)? _____ When? _____

What was their response? _____

What action was taken? _____

State your grievance in the space provided. Please state who, what, when, where and the disciplinary case number if appropriate

I am appealing case #20190184817

I have a right to attend
my disciplinary hearing
TDCJ Disciplinary Rule
Article XI-A
and

The evidence is insufficient
to find guilt. TDCJ Disciplinary
Rule XI-C-2

I was not allowed to attend my disciplinary hearing
on 4/10/19. no one came to my cell at all to take
me to court. How can I be exculped for failure
to comply with Ad Seg Procedures and on camera
it shows. no one came to my cell and ask
me do I want to attend court. Noted-1. between
1pm and 2pm. there was not court escort at all.

The evidence is insufficient to prove guilt. I threatened
to inflict harm on some one. I said words that
states an intent "I will not keep playing with you
is not a threat". The evidence is insufficient
to prove the defense. I could have beat this case

At Court - that's why they falsified documents to run the case without me.

This cause I cause #20190184887 Should be Discontinued due to Disciplinary rules as Stated.

Action Requested to resolve your Complaint.

Please the I am on 4/11/19 between 1pm-2pm to go to court this case to be Discontinued

Offender Signature: 

Date: 4/11/19

Grievance Response:

Disciplinary case #20190184887 has been reviewed. The disciplinary charge was appropriate for the offense and the guilty verdict was supported by a preponderance of the evidence. All due process requirements were satisfied and the punishment assessed by the Disciplinary Hearing Officer was within agency guidelines. No further action is warranted in this matter.

Signature Authority:  Funai

Date: 2-6-19

If you are dissatisfied with the Step 1 response, you may submit a Step 2 (I-128) to the Unit Grievance Investigator within 15 days from the date of the Step 1 response. State the reason for appeal on the Step 2 Form.

Returned because: *Resubmit this form when the corrections are made.

- 1. Grievable time period has expired.
- 2. Submission in excess of 1 every 7 days. *
- 3. Originals not submitted. *
- 4. Inappropriate/Excessive attachments. *
- 5. No documented attempt at informal resolution. *
- 6. No requested relief is stated. *
- 7. Malicious use of vulgar, indecent, or physically threatening language. *
- 8. The issue presented is not grievable.
- 9. Redundant, Refer to grievance # _____
- 10. Illegible/Incomprehensible. *
- 11. Inappropriate. *

UGI Printed Name/Signature: _____

Application of the screening criteria for this grievance is not expected to adversely affect the offender's health.

Medical Signature Authority: _____

OFFICE USE ONLY	
Initial Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
2nd Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
3rd Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____



Offender Name: Ikeal Hudgins TDCJ #11049033
Unit: CO Housing Assignment: K314
Unit where incident occurred: CD

JUL 01 2019	
OFFICE USE ONLY	
Grievance #:	<u>2019107245</u>
UGI Recd Date:	<u>APR 18 2010</u>
HQ Recd Date:	<u>APR 26 2010</u>
Date Due:	<u>05-18</u>
Grievance Code:	<u>400</u> <u>11312</u>
Investigator ID#:	<u>44219</u> <u>657</u>
Extension Date:	<u>6/17</u>

You must attach the completed Step 1 Grievance that has been signed by the Warden for your Step 2 appeal to be accepted. You may not appeal to Step 2 with a Step 1 that has been returned unprocessed.

Give reason for appeal (Be Specific). I am dissatisfied with the response at Step 1 because...
my Disciplinary rights were violated. "Due Process". I
had a right to attend my Disciplinary hearing. Court
was conducted without me being present. I did not
sign anything to waive my rights. Now private
Counsel Substitute Ms Roberts reviewed the hearing
herself and told me no escort came to get me for
Court. Court was conducted on 4.10.19 at 1330. Ms
Roberts is my witness that my rights were violated.
Like U.D threatening to inflict harm. the evidence
is insufficient to prove this offense. I will not
keep playing with you - is not a threat - its a
freedom of speech. Ms R lot waste this case
against me. R lot is called grievance
investigator - he is investigating my appeal grievance
on a case she waste against who is a "conflict
of interest". Capt Bales know that violated my
rights. Ms Whitefield knows also. Capt call me
deceased the grievance investigator to deal with
my appeal grievance. This grievance was not to be
investigated by grievance staff. Pecod, the
generated the threatening to inflict harm case
against me. A threat can be made stating "I
-128 Front (Revised 11-2010) YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM

will not feel playing with you to people a threat to myself
harm. Also my last paper "Notification" of my hearing
I received through the mail. I sent with my step I
threw did not care if

Mrs Roberts is my new address

Offender Signature: 

Date: 4/17/19

Grievance Response:

A review of Disciplinary Case #20190184887 has been conducted. The hearing records support the guilty finding. The punishment was within established guidelines. No due process or procedural violations noted. Video, statements and documentation reveal that the preliminary investigation, the initial writing of the case, and your actions denying your attendance at the hearing were within agency guidelines. No further action is warranted by this office.

T. PHILLIPS

Signature Authority: 

Date: 6/10/19

Returned because: *Resubmit this form when corrections are made.

- 1. Grievable time period has expired.
- 2. Illegible/Incomprehensible.*
- 3. Originals not submitted.*
- 4. Inappropriate/Excessive attachments.*
- 5. Malicious use of vulgar, indecent, or physically threatening language.
- 6. Inappropriate.*

CGO Staff Signature: _____

OFFICE USE ONLY	
Initial Submission	CGO Initials: _____
Date UGI Recd:	_____
Date CGO Recd:	_____
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	_____
Comments:	_____
Date Returned to Offender:	_____
2 nd Submission	CGO Initials: _____
Date UGI Recd:	_____
Date CGO Recd:	_____
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	_____
Comments:	_____
Date Returned to Offender:	_____
3 rd Submission	CGO Initials: _____
Date UGI Recd:	_____
Date CGO Recd:	_____
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	_____
Comments:	_____
Date Returned to Offender:	_____